UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NEW YORK CENTRAL IBLIP DIVISION

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V8.

CASE NUMBER: CR 02-00880(S-2)-02 [LDW]

CHRISTOPHER A. PLAIN

Defendant's Attorney: Francis P. Murphy, Esq (CJA)

32 Bohack Ct., Sayville, NY 11782

THE DEFENDANT:

XX pleaded guilty to count(s) 1, 2, & 3 of a six-count second superseding indictment on February 22, 2005.

_ pleaded noto contendere to count(s) which was accepted by the court.

was found guilty on count(s) after a plea of not guilty.

TITLE & SECTION

NATURE OF OFFENSE

DATE OFFENSE

COUNT

CONCLUDED

NUMBER(S)

18 USC 371

Conspiracy to Commit Securities Fraud

July 2000

1, 2, & 3

The defendant is sentenced as provided in pages 2 through 6 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984 and the Mandatory Victims Restitution Act of 1996.

The defendant has been found not guilty on count(s)

XX All outstanding Count(s) of the superseding indictments and underlying indictment are dismissed on the motion of the United States - AUSA Geoffrey R. Kaiser, Esq.

IT IS FURTHER ORDERED that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special sasessments imposed by this judgment are fully paid.

Date of Imposition of Sentence: August 11, 2005

Defendant's USM No.:

The second second second second

24327-112

LEONARD D. WEXLER UNITED STATES DISTRI

UDGE

DATE: August 12, 2005

A TRUE COPY ATTEST

DATE: August . 2005

ROBERT C. HEINEMANN

Clerk of Court

JOSIAH KHARJIE, Courtroom Deputy

Defendant:	CHRISTOPHER A. PLAIN	Judgment - Page 2 of 6
Case No.:	CR 02-00880(S-2)-02 [LDW]	Vadgineit - Tago 2 of G
	IMPRIS	ONMENT
mprisoned fo	The defendant is hereby committed to the cur or a term of 16 months on each of counts 1, 2, &	stody of the United States Bureau of Prisons to be 2 3 to run concurrently.
The defend	ant is remanded to the custody of the United States Marsl	e Bureau of Prisons: Orange County, California.
The defend	ant shall surrender to the United States Marshal for this d	listrict.
a	t a.m./p.m. on	
²¹	s notified by the United States Marshal.	
	s notified by the United States Marshal. Sendant shall surrender for service of sentence at the institution	ution designated by the Bureau of Prisons.
XX The def	s notified by the United States Marshal.	ution designated by the Bureau of Prisons.
XX The def	s notified by the United States Marshal. fendant shall surrender for service of sentence at the instit before 2 p.m. on 9/29/2005 as notified by the United States Marshal. s notified by the Probation or Pretrial Services Office.	ution designated by the Bureau of Prisons. TURN

	<u>aggregation of the state of th</u>	
Defendant delivered on	to	
		, with a certified copy of this judgment.
		United States Marshal

Defendant: Case No.:

1)

CHRISTOPHER A. PLAIN CR 02-00880(S-2)-02 [LDW] Judgment - Page 3 of 6

and the same of the same of

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of THREE (3) YEARS.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

While on supervised release, the defendant shall not commit another federal, state, or local crime, and shall not possess a firearm, ammunition, or destructive device as defined in 18 U.S.C § 921.

15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within

The defendant shall comply with the following standard conditions that have been adopted by this court.

STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer;
- the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- the defendant shall answer truthfully all inquiries by the probation officer and follow the instruction of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician and shall submit to periodic urinallysis tests as directed by the probation officer to determine the use of any controlled substance;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
- the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.
- if this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pa any such fine or restitution in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

Defendant: Case No.: CHRISTOPHER A. PLAIN CR 02-00880(S-2)-02 (LDW) Judgment - Page 4 of 6

SUPERVISED RELEASE

The defendant shall also comply with the following additional conditions of supervised release:

The defendant shall participate in the Home Detention program for a period of ____. During this time, defendant will remain at defendant's place of residence except for employment and other activities approved in advance by the defendant's Probation Officer. Defendant will be subject to the standard conditions of Home Detention adopted for use in the Eastern District of New York, which may include the requirement to wear an electronic monitoring device and to follow electronic monitoring procedures specified by the Probation Officer. Purther, the defendant shall be required to contribute to the costs of services for such monitoring not to exceed an amount determined reasonable by the Probation Officer based on ability to pay (or availability of third party payment) and in conformance with the Probation Office's Sliding Scale for Electronic Monitoring Services.

The defendant shall participate as directed in a program approved by the Probation Officer for treatment of narcotic addiction or drug or alcohol dependency which may include testing for the detection of substance use or abuse. Further, the defendant shall be required to contribute to the costs of services for such treatment not to exceed an amount determined reasonable by the Probation Officer based on ability to pay or availability of third party payment and in conformance with the Probation Office's Sliding Scale for Substance Abuse Treatment Services.

The defendant shall participate as directed in a program of mental health treatment approved by the Probation Officer. Further, the defendant shall be required to contribute to the costs of services for such treatment not to exceed an amount determined reasonable to by Probation Officer based on ability to pay or availability of third party payment and in conformance with the Probation Office's Sliding Scale for Mental Health Treatment Services.

Pursuant to Title 18, United States Code, Section 3583(d), the defendant is to be delivered, upon release from imprisonment, to a duly authorized immigration official to determine if deportation is appropriate. Should deportation be ordered, the defendant is to remain outside the United States.

XX The defendant shall make restitution in the amount of \$18,500.30, to be paid at a rate of 20% of monthly Net Income upon release of Custody.

	CHRISTOPHER A. PLAI CR 02-00880(S-2)-02 [LD			udgment - Page 5_ of _	<u>6</u>
	C	RIMINAL MONE	TARY PENALTII	es	
The detect forth on Sheetitution is proportions on Sheetit	efendant shall pay the folkeet 5, Part B. The defendant hid in full before the fifteer et 5, Part B may be subject.	owing total criminal m int shall pay interest of th day after the date of ct to penalties for defa	ionetary penalties in a n any fine or restitutio f judgment, pursuant to all and delinquency p	ccordance with the sched n of more than \$2,500, u o 18 U.S.C. §3612(f). Al ursuant to 18 U.S.C. §36	tule of payments mices the fine or l of the payment 12(g).
	Assessment	Fine	e 3	Total Restitution	
Totak	g: \$300.00	\$N/	A	518,500. 30	
		FI	NE		
The al	pove fine includes costs of i		• "	of \$ N/A.	
man 1	as determined that the defe	_down door not have the	a ability to not interest	It is ordered that:	
Th	ne interest requirement is we interest requirement is m	aived.	, ability to pay masses.	it is ordered allac.	
		DESTI	TUTION		
The d	etermination of restitution is rmination. The U.S. Attor	s deferred until . A	n Amended Judement i	n a Criminal Case will be y information to the court	entered after such
	efendant shall make restitut	ion to the following vic	tims in the amounts lis	ted below: SEE PAGE #	3
XX The d		severally with:			
	ution is ordered jointly and	the state of the s			
Restit		Total Amount of Loss	Amount Restitution Ords		Percentage of
Restit				of	Percentage of
Restit				of	Percentage of
Restit				of	Percentage of
Restit				of	Percentage of
Restit		Amount of Loss \$ \$ \$ payment, each payee sh	Restitution Cree	of Paymen	

Defendant: Case No.: CHRISTOPHER A. PLAIN CR 02-00880(S-2)-02 [LDW] Judgment - Page 5 of 6

SCHEDULE OF PAYMENTS

Payments shall be applied in the following order:	(1) assessment; (2) non-federal restitution; (3) federal restitution;
4) fine principal; (5) costs; (6) interest; (7) penalties.	

I.	XX	In full					
	A.	XX	due immediately - A	SSESSMENT			
	В.	on	or before				·
II.	In	installm	ents			•	
	A.	-	monthly in installment of this judgment.	nts of <u>\$</u> over a pe	riod of _ mont	hs, to commence	days after dat
	В.	_	in installments of judgment.	_\$_ over a period	of to comm	nence days afi	er the date of thi
Any on ur	payment of the paymen	ordered .S.C. §3 es. Upo	under Part II, must c 3664(k) in which defe in such notice, the cou	omply with 18 U.S ndant must notify art may adjust the i	.C. §3572, 10 the court of an installment pays	8 U.S.C. §3664(ny material chan ment schedule.	n), and include a
Spec	ial instruc	tions reg	garding the payment o	f criminal monetar	penalties pur	suant to 18 U.S.(C. §3664(f)(3)(A)
						•	•
			· · · · · · · · · · · · · · · · · · ·				
					W. 1		
							4
					•		
		e entire	amount of criminal m	onetary penalties is	nposed is not	paid prior to the	commencement (
In th ision, ments	the U.S. previous	probatio y made	n officer shall parsue toward any criminal n	collection of the au nonetary penalties	nount due. Ti mposed.	ne defendant will	receive credit ic
ision, ments	the U.S. previous	probatio y made	n officer shall pursue toward any criminal n the defendant's intere		nount due. Ti mposed.		receive credit ic
ision, ments	the U.S. previous	probatio y made	n officer shall pursue toward any criminal n		nount due. Ti mposed.		receive credit id

If this judgment imposes a period of imprisonment, payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program, are to be made to the Clerk, U.S. District Court, unless otherwise directed by the court.